Case 1:10-cv-00379-SM Document 5 Filed 11/15/10 Page 1 of 2

## UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE

## Angela Collela

v.

Civil No. 10-cv-379-SM

## <u>Albert Wright</u>

Re: Document No. 4, Motion to Dismiss

Ruling: Treating the motion, as requested, as a motion to dismiss, it is granted. The complaint (removed writ) is conclusory and fails to allege facts sufficient, if accepted as true, to state a claim to relief that is plausible on its face, or sufficient to give rise to reasonable inferences supporting defendants' claimed liability. See Ashcroft v. Iqbal , 556 U.S. \_\_\_\_, 129 S. Ct. 1937 (2009). Plaintiff assented to Defendant Wright's motion for more definite statement, yet she has not filed one, despite being reminded by Defendant Wright to do so. Parenthetically, the John Doe defendant has not been identified, and the complaint suffers the same deficiencies with respect to the "Doe" defendant. The complaint is dismissed without prejudice.

Date: November 15, 2010

Steven J. McAuliffe

Chief Judge

cc: Richard N. Foley, Esq.
Corey M. Belobrow, Esq.